

1894-036 Chancery Causes: Adm. of W. N. G. Barron, jr. vs. J. K. P. Barron & Lee Co.

Flanary, Bruce

CA-Debt

T-Property

1 To the Hon. H. K. Morrison, Judge of the Circuit
2 Court of Lee County, Va

3 The undersigned petitioner Charles C. Flanary, Admin-
4 istrator of the estate of Wm N. G. Barron, Jr., deceased,
5 would respectfully shew unto your Honor.

6 That a Bond of Trust was executed on the 9th
7 day of February, 1877, by James F. Jones and Elizabeth
8 Jones, his wife, to Wm N. G. Barron and others
9 to secure to Wm N. G. Barron $\frac{6}{15}$ of \$2098. 14
10 with 10 per cent interest thereon from date, as well
11 as to secure other beneficiaries therein mentioned,
12 upon real estate lying in Lee County, Va, fully de-
13 scribed by said Bond of Trust, which paper is here
14 filed marked "A."

15 Your petitioner further states that there is now
16 pending in this Court a Chancery cause of G. C. &
17 C. H. Ross Exrs &c against James F. Jones & others the
18 object of which was to sell the real estate of James F.
19 Jones to pay his debts, and by the proceedings had in
20 said cause and other suits heard therewith, all the
21 real estate of James F. Jones has been sold.

22 Your petitioner further states that in the proceedings
23 of said cause it appears that James W. Orr was
24 appointed a Commissioner to do certain things
25 and that he filed a report - Novr, 14th 1879, in which
26 he reports the matters mentioned in said Bond of Trust

27 Your petitioner now states that J. K. P. Barron
28 and J. H. Bruce, Admins of the estate of Wm N. G. Barron,
29 "Sr" have come into this cause and set up
30 claims to the said $\frac{6}{15}$ of \$2068. 14, and the interest
31 thereon.

32 Your petitioner charges that the said

1 sum of Money never did belong to Wm N. G. Barron
2 "Sr" or to his estate, and further charges that
3 it does belong to the estate of Wm N. G. Barron "Jr".

4 Your petitioners further charges that the said
5 Admins of Wm N. G. Barron Sr have either by
6 mistake or ~~fraudulently~~ ^{wrongfully} collected a portion of
7 said fund but your petitioners has not the means
8 as yet of ascertaining how much, there being
9 nothing in this cause showing it.

10 The prayer of your petitioners is that J. H.
11 P. Barron and S. H. Bruce, Admins of the estate
12 of Wm N. G. Barron, Sr, be made parties defen-
13 dant to this petition and that they answer
14 ~~that this petition is treated as a bill & proceed~~
15 ~~the same but not upon oath that being~~
16 ~~that this petition is treated as a bill & proceed~~
17 ~~be made~~; that a Commissioner be appointed
18 to take an account and ascertain how
19 much of said fund has been collected by
20 the Admins of Wm N. G. Barron, Sr., that a
21 decree be rendered in favor of your
22 petitioners against said Administrators
23 for such sum of money as has been
24 wrongfully collected by them; that all
25 decrees and orders wrongfully entered in
26 this cause in their favor be set aside
27 and corrected; that proof be heard and
28 that final relief be granted your petitioners
29 and as in duty bound your petitioners
30 will ever pray. May process issue
31 directed &c.

32
M. G. Ely } attys for
Wm A. Orr } Petitioners

Virginia, Lee County, To-wit: -

I, A. B. Munsey, do Certify that C. E. Flanery,
Adm^r of Wm N. G. Barrow, Jr., appeared before me
and made oath that the attached bill in
Ody of himself vs J. K. P. Barrow & D. H. Bruce
Adm^rs of Wm N. G. Barrow, Jr. is true
to the best of his information & belief
This March 8th 1894.

A. B. Munsey Clerk

R. C. Flannery, Adms

vs } Petition

J. K. P. Barrow et al adms

Filed in open
Court by leave
thereof Nov. 14th 1893

J. A. Bennett D. C.

November Term 1894
Decree final see
Chcy Order Book Page
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Plffs Costs

\$ 4.40

\$.50

\$ 4.90

That exhibits of H. J. J. filed with said Court upon state are Assignment to Wm N. G. Barrow, Junior and copies thereof are filed as G. H. J. J. R.

Virginia:

To the Honorable H. S. R. Morrison, Judge
of the Circuit Court of Lee County.

The undersigned Petitioner, Charles E.
Hannay Administrator of the estate of W. N.
G. Barrow, Jr., deceased would respectfully
shew unto your Honor

That it fully appears
from a Chancery Cause decided in this
Court on the 6th day of April, 1877, of James
Bolyer et al By & C against Wm N. G. Barrow,
Jr. et al, that, Wm N. G. Barrow, Jr. was entitled
to six shares, by purchase, in the personal
estate of Aaron J. Bolyer, deceased, which
six shares amounted to five hundred
and four dollars and thirty nine cents
on the 1st day of February, 1877, as is well
shown by the report of Leary Bailey, Cris & C,
filed in said Cause on the 27th day of
February, 1887, an Attested copy of which
report is her filed marked "D." ##

On the 9th
day of February, 1877, James F. Jones and
Elizabeth Jones, his wife, executed a deed of
Trust to Charles S. Hamblin to secure (among
other things) this identical sum of money
to the said Wm N. G. Barrow, Jr., though the
descriptive words junior does not appear
in said deed. Said deed is her filed
marked "A." —

There is now pending in your
Honors Court a Chancery Cause of A. C. and

2)

1 E. H. Gore, Exr &c. against James F. Jones and
2 others, the object of which is to sell the real
3 estate of James F. Jones to pay his debts; that
4 his real estate has been sold by decree in
5 said Cause, including the land mentioned
6 in said Decree of Trust—

7 It is not necessary
8 to state that the initials of the name of the father
9 of Wm N. H. Barrow, Jr are the same as those
10 of the said Barrow, Senior and that said Barrow Jr
11 had no Adm till within a year. J. A. H. Hyatt, Com-
12 missioner, filed a report in the last named
13 Cause on the 20th day of March, 1890,
14 in which he Reports this Barrow item in
15 said Decree of Trust as belonging to the
16 estate of Wm N. H. Barrow, Senior and does
17 not give any reason why he so reports
18 it nor can he file any evidence in
19 proof of that fact—

20 This report was not
21 excepted to for some reason and was
22 confirmed by decree of said Court on the
23 3rd day of April, 1890—

24 Your orator insists that
25 the said Commissioner Hyatt erred in
26 reporting the said item to be due the
27 estate of Wm N. H. Barrow, Senior, without
28 evidence ^{without} filing said evidence with
29 said report. And that the Court
30 erred in confirming said report, ^{there being no evidence, with it showing this money to belong to Wm N. H. Barrow, Jr}
31 and for these reasons the said report
32 and decree confirming the same,

3) 1 ought to be reviewed and set aside
 2 for there are many apparent errors
 3 and imperfections in said report and account.

4 And your orator deems it
 5 necessary to charge that either the heirs or
 6 the personal representative of Wm. H. Baron,
 7 Jr. were parties to said lost account and
 8 at the time said Report of Hyatt Condit & Co
 9 was filed and confirmed by the Court.
 10 Your orator further represents that
 11 J. R. P. Baron and D. H. Bruce are the
 12 Administrators of the Estate of Wm. H.
 13 H. Baron, Senior, and that as such
 14 they are seeking to collect the said
 15 sum of Money. Yet they have actually
 16 collected a portion of the same, well
 17 knowing that it belongs to the estate of
 18 Wm. H. H. Baron, Jr. wrongfully taking advantage of
 19 similarity of names. Your orator charges that
 20 said Money belongs to the estate of Wm.
 21 H. H. Baron, Junior; that the said
 22 Baron, Junior, never did owe the estate
 23 of Baron, Senior; that if he owed
 24 Wm. H. H. Baron, Senior, anything at any
 25 time, it was settled and of another
 26 fund. as fully appears from accounts
 27 in a Chancery Case now pending in
 28 this Court of J. P. Baron et al vs John
 29 Gilly and James H. Bellis - and your orator
 30 charges that there was no dealing between
 31 them after said settlement.

32 The prayer of your Petitioner is, that

4/ 1 This petition be treated as a bill of review;
2 that the report and decree herein complained
3 of be ^{reversed} set aside and annulled; that J. K. P.
4 Barron and D. H. Bruce answer this
5 bill and petition, but not on oath,
6 and that they be made defendants to
7 the same; that they and each of them
8 be required to refund the money collected
9 by virtue of said erroneous Report and
10 Decree; that the remainder of said
11 money now under the control of the
12 Court be decreed to your Petitioners;
13 that to that end the Court hear all
14 competent testimony; that the Court
15 allow of the fund and subject-matter
16 in this with the fees contracted in this
17 case by the heirs of Wm. H. Barron
18 Junior to the attorneys in this case,
19 Wm. G. Orr and M. H. Ely, which
20 contract is here filed marked "D. C."
21 that J. K. P. Barron and D. H. Bruce,
22 Adverses of Wm. H. Barron, Jr. answer
23 specially as to how much of the fund
24 herein claimed they have collected
25 and from whom collected and
26 when collected; that your petitioners
27 be granted final relief. May
28 process issue directed to B and
29 as in duty bound he will ever
30 pray.

31 C. E. Harvey, Advers
32 By Wm. G. Orr & M. H. Ely.

57
Virginia:

In the Clerk's Office of the Circuit Court
of Lee County

I, A. B. Munsey, Clerk of
said Court do Certify that C. E. Flanery,
Adm'r of Wm H. G. Barrow, Jr. this day
appeared before me in my Office and
made oath that from the best of his
information and belief the foregoing
Petition and bill of review is true
This March 12th 1894

A. B. Munsey Clerk

L. E. Flawry Admin

vs Petition

J. K. P. Baron et al Admin

vs Jones

500,3432

Re. E. Flannery acton

In }
}

on Petitioner
Bill of Re-
view.

James G. Goss et al, v. J. H. Jones,
against J. P. Barron et al, adms
of W. H. G. Slump.

It appearing
that the petitioner in this
petition failing further to
prosecute their suit, and the
cause being argued by
counsel it is adjudged
ordered and decreed that
said petition be on the same
is hereby dismissed and that
the defendant J. P. Barron &
Daniel Bruce administrators
of W. H. G. Barron deceased
recover their costs in said
petition expended. And said
petition is stricken from docket.

C. E. Flannery

W. J. Deane
friend

J. P. Bennett

Nov. 7. 1894

Entered in by

O. B. Page

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Entered this

Nov. 17. 1894

M. L. H.

Gose & Goso Executors etc Plfs

vs

James F Jones et Dft.

La Chey

This cause came on this day to be again heard on the papers formerly read in the cause, the report of Special Commissioners Hyatt and Morgan and the several exhibits filed therewith which said report was filed March 18th 1889, the report of Commissioner J. A. S. Hyatt, filed March 20th 1890 and exhibit "x. y" therewith, the report of C. J. Duncan Commissioner filed April 3rd 1890, and receipts ~~read~~ ^{deed} therewith filed, and was argued by Counsel. And there being no exceptions to said reports they are each hereby confirmed. And it appearing from the report of Commissioner Duncan that there is in his hands as of the 1st day of April 1890 the sum of \$500.28 to be yet disbursed. It is adjudged ordered and decreed that said Commissioner pay the same to the trust creditors or their attorneys taking receipts therefor when so paid, which payments he will report to a future term of this court. And the deed to H. S. Kane being unexcepted to is confirmed and ordered to be delivered to the said Kane for recordation. And it is further ordered that said Kane pay said Commissioner

1 Duncan \$5⁰⁰ for making and executing
2 said deed. And it appearing from
3 said report of Commissioners Hyatt
4 and Morgan, and the report of
5 Commissioner J. A. G. Hyatt that
6 there was on the 1st day of April
7 1889, in the hands of Commissioner
8 A. L. Oudemore the sum of \$3174.92
9 for disbursement, and to the extent
10 that he has not already properly
11 paid out to those entitled thereto since
12 the filing of said report of Commissioner
13 Hyatt & Morgan March 18th 1889
14 he will pay to those entitled thereto
15 any sum remaining in his hands
16 undistributed. He will make report
17 thereof at a future term of this Court.
18 And it appearing from said report
19 of Commissioners Hyatt & Morgan filed
20 March 18th 1889, that there was in the
21 hands of receiver France Miles the
22 sum of \$434.02 as of the 1st day of
23 April 1889, for disbursement, he is
24 directed to pay the same to those
25 entitled thereto and make report
26 to whom, when and how much paid
27 to the next term of this Court, and
28 said Commissioner & receiver in ma-
29 king payments to the trust-Creditors will
30 govern themselves by statement "X. Y."
31 filed with Commissioner J. A. G. Hyatt's report,
32

Gore & Gore Exrs etc

vs ²⁴ ²² ²¹ ¹⁹ ¹⁷ ¹⁶ ¹⁵ ¹⁴ ¹³ ¹² ¹¹ ¹⁰ ⁹ ⁸ ⁷ ⁶ ⁵ ⁴ ³ ² ¹ ³² ³¹ ³⁰ ²⁹ ²⁸ ²⁷ ²⁶ ²⁵ ²⁴ ²³ ²² ²¹ ²⁰ ¹⁹ ¹⁸ ¹⁷ ¹⁶ ¹⁵ ¹⁴ ¹³ ¹² ¹¹ ¹⁰ ⁹ ⁸ ⁷ ⁶ ⁵ ⁴ ³ ² ¹

James F. Jones -

Enter this,

April 3rd 1890.

Received - Dr

In the circuit court of Lee Co. Va.

C. E. Flauery, Adm^r & c

vs } Petition in Chy.

J. H. P. Barrow & D. H. Bruce Adm^r & c

Virginia, Lee County, to-wit:

I, A. B. Munsey, Clerk of the Circuit Court
of Lee County, Va, do certify that Wm A.
Orr - this day appeared before me and
made oath that D. H. Bruce is a
nonresident of Va. This Jan'y 16th 1894.

A. B. Munsey, Clerk

C. E. Flannery Adm
vs } Affidavit
J R P Barron et al

Commissioner's Office
Jonesville Va March 20 1890.

Reese & Co. Carriers

Plaintiffs

James F. Jones et al

Defendants

To the Honorable H. K. Marrow
Judge of the Circuit Court for Lee County, Va

In obedience to a decree
entered in the above Cause Sept. 4th
1889, which directed me to ascertain
whether or not the errors mentioned
in Genl. A. L. Pridemore's report existed
and if so correct the same in the
report of Hyatt and Morgan filed
March 18th 1889, and any errors
if any found therein.

I have examined the
report and statements therewith
filed of Carriers Morgan & Hyatt
closely and fail to find any
error therein as to the charges
of Mrs. Reese note more than
once. The net sales are all
that is charged to Carrier Pridemore
and he is given credit with
all the vouchers he presented
to the Carriers. And in order
to show that the Commissioner
had not in any way been derelict
in his duties, we have
shown the assets then in his
hand which when collected

would be promptly paid out on
the indebtedness of James F. Price
as listed, and Mrs. Reese's note of
\$325.86 being her last note is in statement
"A. B. D., merely listed as an asset in
Comrs. Pridemore's hands to be collected
and paid out as was the case with
several other notes. Comr. Pridemore
when I called his attention to it
seemed to think that there was
an error, so the matter is respectfully
referred to Your Honor, who at a
glance can detect the error if
one exist, I have also reviewed
the interest calculations thinking
that possibly, as the fund often
remained an indefinite time in
the Comrs hands before he could
pay the same out to the proper
persons, there might be some
changes as to interest which
should be corrected, but my
research was to convince me that
the most favorable view had been
taken in charging interest to the
Comrs.

And by an other decree entered
in this Cause on Decr. 5th 1889,
I was directed to report anything
deemed pertinent by myself or
required by any party, and
under this decree Mr. B. B. Sumner

requested me to make a statement and
show the interest the various persons
mentioned in the Barron & Collier deed of
Trust, owned and had therein
to whom the same was now due to

In obedience to this request I prepared and file herewith Special Statement
X "X.Y." in which the deed of Trust
as is shown by said deed on file
in this Cause at the time it was
executed amounted to \$2098.14 -
and that the widow Sarah Collier
was entitled to $\frac{1}{3}$ thereof or \$699.38,
that the interest of James Collier and
John Wiley as Guardians for
Francis, Maline and Maria Collier
had an interest of $\frac{3}{15}$ of $\frac{2}{3}$ or \$279.75 $\frac{3}{15}$
and James Collier in his own right
had $\frac{1}{15}$ of $\frac{2}{3}$ or \$93.25 $\frac{1}{15}$ that W.
N. L. Barron Sr had $\frac{6}{15}$ of $\frac{2}{3}$ interest
therein amounting to \$559.50 $\frac{6}{15}$
which is now properly payable
to his Son J. E. P. Barron
and that C. L. Humble on
account of having paid off to
A. C. Williams wife, Th. P. Barron assignee
of J. B. Shepherd & wife, Maline & Shoop
(to John Wiley) Lucinda Dale and
David & Alex Collier, long ago
their interest in this debt, he is
now entitled to their interests
therein being $\frac{7}{15}$ of $\frac{2}{3}$ or \$446.25.

1 which amounts aggregate the
2 sum of the deed of Trust debt,
3 which by a decree entered in
4 this Cause on June 9th 1887 directed
5 that the amount for which the deed
6 of Trust was executed should
7 bear interest from Decr. 6th 1879,

8 By Special Statement following
9 I have shown the amount going
10 to John Hilley & James Collier assignees
11 of Sarah Collier the widow to be
12 \$699.38, and show the interest thereon
13 from Decr. 6th 1879 to April the 13th
14 1889 to be \$392.35; on this last
15 day B. H. Sewell their atty pays them
16 500\$ on this part of their claim and
17 has their receipt, which he exhibited
18 before me, for this sum, he had
19 been paid this sum with other amounts
20 by A. L. Pondmore Amn. &c and on
21 the 8th May following he paid
22 them 100\$ more on this claim
23 for which he also has their
24 receipt, leaving due to them
25 on their assignment on the
26 5th May 1889 the sum of \$496.45
27 and in thereon to Janry 1st 1890 19.36
28 Bal due them Janry 1st 1890 \$515.81
29 And as Guardians for Frances,
30 Adaline and America Collier they
31 are due on January 1st 1890 the sum
32 of \$448.71, And that said

are due on January 1st 1890 the sum of \$448.71, and that said

James Collier is his own right is due on January 1st 1890 the sum of \$149.37.

And that J. K. P. Barrow as Trustee of Jm. N. S. Barrow & Co is due on January 1st 1890 the sum of \$897.72 on account of the interest and principal therein held by said Jm. N. S. Barrow

C. L. Hambleton was paid by C. F. Duncan January 28th 1889 \$150.⁰⁰ and by B. H. Sewell April 13th 1889 the sum of 500 \$ leaving a bal of \$80.84 due him on the 1st January 1890, and that there remained unpaid on said Trust claim the sum of \$2092.65 on the first day of January 1890.

As to whom this fund should be paid, that is whether it should be paid to C. L. Hambleton Trustee & Co and by him disbursed to the parties in interest, is a matter of no consequence, so that the parties get their money is all that is necessary and as the accompanying statement shows the interest each party has - all that is necessary is for the Court to pay out on this debt

1 such sums of money as they may
2 have, properly payable thereon,
3 in their hands taking the parties
4 receipts therefor.

5 Respectfully submitted

6 J. A. Heathman

1880

This report is excepted to because Com
Pridemore had no notice of the time or
place of the Com missioners setting, and
had no opportunity to point out
errors in former report.

2 Because it was not in fact filed
ten days before the Com movement
of this term.

30 Because the Com says there is no
error in former report, which is
changed for reasons stated in sub report
and because he is charged, twice for the
last mistatement due from Aminta
Reese. and because the State A. L. Pridemore
ment of his account is not but should be
made as a delinquent account.

U.C. H. L. G. Low & Co.

Comr Report
20

James F. Jones et al

Filed March 20/80
J. A. Schuyler

2

Comrs fee 10¢

Records

600
 17
 5362
 2422
 2940

959
 47
 1006
 182
 856

65
 1177
 500
 570
 2327
 2422

120
 530
 670

3000.
 852
 3886
 670
 3186

Decree of June 9 1887, allows
 Wm. M. Davidson an abatement of
 \$134.00 on account of lack of land
 interest from May 17 1881.

and an abatement 31¢ and interest
 thereon from March 23 1880.

also allowing interest on Barron
 Deed of Land from Dec. 6 1879

Allowance of amt shown by
 decree of March 30 1886. \$91.44
 but from May 17 1881.

Charges

Net Sale by Court Bureau
 April 28 1887 (Minn. City) \$959.32

Sept 1 1887 Life Estate \$47.50

Ad. Davidson's Net sale of
 50 acre tract Oct 10 1887, \$1725.11
 on 6, 12 + 18 month time 587.52

Less on Jany

Meas.

Mar. 14th 1887

Wright & Morgan

Special Statement showing the interest held by the various parties in a deed of Trust executed by James F. Joustwife to C. L. Hamblett Trustees.

This sum amt. Deed Trust. Feby 9th 1877 \$2098. 14

1/3 of whole	By this sum 1/3 int going to Sarah Collier	\$699. 38	
2/5 of 2/3	" " " 2/5 of 2/3, going to John Killey and		
1/5 of 2/3	James Collier Guard for Frances Adeline Amineo	279. 75 1/2	
1/15 of 2/3	By this sum going to James Collier	93. 25 1/2	
6/15 of 2/3	" " " " " W. N. S. Burrows heirs	559. 50 1/2	
5/10 of 2/3	" " " " " C. L. Hamblett	466. 25 1/2	\$2098. 14

Special Statement as to 2 notes

amt. due Killey & Collier assignees

of Sarah Collier \$699. 38

Killey & Collier Int. from Dec. 6th 1879 to April 15th 1889. 392. 36

assignees By Cash of B. H. Sewell of A. & K. P. " " " \$1091. 73

Int. to May 8th 1889 591. 73

By Cash of B. H. Sewell of C. T. D. 100. 00

Int to January 1st 1890. \$496. 45 19. 36 \$515. 81

Killey & Collier Amt due same as Guardians for Frances Adeline & Amineo Collier 279. 75 1/2

Int from Dec. 6th 1879 to Jan. 1st 1890. 168. 96 448. 71

James Collier Amt going to James Collier 93. 25 1/2

Int from Dec. 6th 1879 to Jan. 1st 1890 56. 32 149. 57

Total due Killey & Collier for same \$1114. 09

This sum due Gilley & Collier brought over \$1114. 09

This sum going to Wm. G. Barrow

Administrator J. P. Barrow \$559. 50

Int from Dec. 6/879 to January 1st 1890 338. 22 \$897. 72

This sum going to C. L. Hambleton
because of his paying off A. C. Williams
wife, J. B. Shepley & wife, Malinda
Shook (to John Gilley) Lucinda Dale
and David & Alex. Collier 5/5 of £3 \$466 25

Int from Dec. 6/879 to Jan. 28th 1889 255 82

By this sum paid by C. L. Hambleton 722. 07

Int on principal to April 13th 1889 150. 00

By this sum paid by H. S. Sewell 572 57

Int on bal to January 1st 1890 5. 82

Total bal due of Debt Trust Jan. 1st 1890 \$2092. 60

"X. Y."

Special Statement

Bal due on Debt
Trust Jan. 1st 1890

\$2092. 60

James Ballier et al. vs Wm H. G. Barron et al.

vs Wm H. G. Barron et al.

Left

2nd Chy

To the Hon. John A. Kelly, Judge of the Circuit Court of Lee County.

Pursuant to Your decree rendered on the 6th day of December, 1876, the undersigned proceeded on the 5th day of this month at the house of Isellie Ballier in Lee County, in the Turkey Cove to execute said decree. I first published notice to the parties interested of the time and place of the commencement of my sittings, in the Lee County Sentinel, one twenty days before hand. And I have endeavored to ascertain all the estate that came into the hands of the defendant Wm H. G. Barron, Adam & Aaron J. Ballier, deceased, also what disbursements he made of it. In the first place I have charged the said Adam with the amount of his sale bills No 1 & 2 Marked A, sold on the 4th day of Oct. 1869 & Decr 18-1869, due one year from the 4th day of Oct 1869 and I have charged him Inventories 1. 2. 3. & 4 respectively Marked B. C. D. E. of cash and Cash notes received by him and I have charged him interest on the same, and I have charged him interest on the annual balances against him. And I have allowed him & sundry Credits for disbursements made by him in the payment of debts and liabilities against the estate of the deceased and I have allowed him & I am sufficient to pay the amount of a decree obtained against him by Hagan & Pridemore, with interest and costs, which amount appears

1 to be for legal services rendered by them for
2 him as Adm. as aforesaid. And I
3 have allowed him Credit for the amount
4 of Inventory to be \$1164.77, being debts
5 turned over by him, which debts are
6 all in judgments against the parties
7 and perhaps still uncollected, but which
8 debts are under the Control of said
9 Baron's successor, C. L. Hamblin, and I
10 have allowed said Adams Credit for
11 7 1/2 per cent Commission on his actual
12 disbursements that have been made and
13 are still to be made by his Attorney in
14 fact James H. P. Baron. By reference
15 to Statement of his administration account
16 which Statement is Marked F. it will
17 appear that I have made 7 annual State-
18 ments of his said account, beginning
19 July 1st 1871 and ending July 1st, 1877,
20 and that there was a balance against
21 him on the last mentioned day of \$1311.96 for
22 distribution, and to that sum \$516.72 which
23 he had paid to the widow and children
24 of the decedent making aggregate of \$1828.⁶⁸
25 to be divided according to the rights of the
26 parties respectively, as set forth in said State-
27 ment Marked F. Said parties are entitled to
28 the following sums after Crediting the said
29 Adams with all sums paid them to said: Sally
30 Collins, widow is entitled to \$315.81. James H.
31 Collins, one of the Plffs is entitled in his own
32 right to \$84.06 1/2, America Ann Collins is

entitled through her guardians to \$84.06 1/2:
Francis Collier \$84.06 1/2, Ardelia J.
Collier \$84.06 1/2, David and Alexander
Collier infants Children of Francis Collier
\$84.06 1/2. The said Pffs of H. Collier and
John Hilly claim that the said widow Fannie
has sold and conveyed to them her entire
interest in said estate both real and personal
but of that fact I have no Official Notice
There is due to A. G. Williams in the right
of his wife Jane the sum of \$18.81 1/2,
John B. Shepherd \$32.44 1/2, Malinda Hoop
\$28.37 1/2, Lucinda Dale having received
from the said Adam the sum of \$72.30
which our pays her by the sum of \$8.23 1/2.

3 The said defendant Wm. H. G.
Barrow is entitled to Six Shares
in said Personal estate of \$84.06 1/2
to each share by virtue of purchase
from 18th J. Collier, John B. Collier, George
S. Collier, Isaac H. Collier, Thomas B.
Collier and Enoch K. Hyatt who married
Hannah Collier, Making an aggregate of
3 \$504.39. The written transfers and
receipts of said parties are here
filed Marked H. H. J. J. The said
decedent left a widow Fannie Collier
and fifteen Children and their descendants
to wit: Wm. Collier, John B. Collier, Geo. S.
Collier, I. H. Collier, Tho. B. Collier, Han-
nah Hyatt, Malinda Hoop, Jane
Williams, Lucinda Dale, Benj.

1 and Alys Collier, infants of Francis
2 M. Collier, Elizabeth Collier, James H. Collier,
3 Francis Collier and Adeline Collier & &

4 Feb'y 15th 1877

5 Respy Subsd
6 Law Bailey Court

7 Abstract Copy A.B. Munsey Clerk

8
9 The following instrument also appears
10 on said report: "Filed Feb'y 27th 1877.
11 Test: — A.B. Munsey Clerk

James Collier dated

vs J Bus Bailey
Report

Wm H. A. Barrows & co

C. L. Flannery Admors

vs J. M. Oby.

J. K. P. Barrows Admors

Exhibit "Q"

clerk's fee \$1.00

"J"

For value received and payment in full
to me made the receipt whereof I hereby ac-
knowledge, I sell and assign to Wm. H.
Barrow, Jr. all and entire of the right and
interest which I have in the personal estate
of Aaron J. Collier, dec'd, said interest I
assign by virtue of my marriage with
Hannah L. Collier a daughter of the dec'd.
Witness my hand and seal this 24th
January 1870.

Enos K. Hyatt Read

Test: P. Hagan.

A copy Test: A B Munsey clerk
This Jan. 18th 1871.

J

For value received & payment in full,
I made the receipt whereof I hereby ac-
knowledge, I sell & assign to Wm. H.
Barrow, Jr. all and entire of the
right and interest, which I have
in the personal estate of Aaron
J. Collier dec'd, This Jan 18th 1871.
B. J. Jones Read
Mark

Test: B. J. Jones

A copy - Test: A B Munsey clerk

For value received and payment &
payment in full to me made the
receipt whereof I hereby acknow-
ledge I sell and assign to

Wm H. G. Barrow, Is all and entire
of the right and interest which
I have in the personal estate
of Aaron J. Collier dec'd. This
24th day of Jan 1871
Attest ^{his} Wm H. G. Barrow Seal
Wm Woolfe

H A copy Teste A B Munsey clerk
For value received and payment in
full to me made the receipt
whereof I truly acknowledge
I sell and assign to Wm H.
G. Barrow, Is all and entire
of the right and interest
which I have in the personal
estate of Aaron J. Collier
dec'd, this 24th day of Jan
1871 John B. ^{his} Collier Seal
Attest Wm Woolfe

A copy Teste A B Munsey clerk
I know all seen by these presents that
I Wm J. Collier & & do grant bargain
and sell to & Wm H. G. Barrow
Is all the right title and interest
in the real and personal estate
of A. J. Collier, dec'd
Attest Wm J. Collier Seal
Franklin Richmond

An Abstract Copy Teste A B Munsey clerk

This and made this 18th day of Feb'y 1871
between John B. Collier and Rebecca Collier
his wife of the County of Wise and State
of Va of the first part and Wm N. H.
Barrow, Jr. of the County of Lee and
State of Virginia of the second part, witness-
eth that for and in consideration of
the sum of \$300 ^{as} in hand paid by
the said Wm N. H. Barrow, Jr. to the said John
B. Collier and Rebecca Collier his wife the
receipt whereof is hereby acknowledged
the said John B. Collier and Rebecca
Collier his wife hath this day bargained
and sold unto the said Wm N. H. Barrow
Jr. all of the said John B. Collier's inter-
est in the real estate and personal
property of Aaron J. Collier deceased
+ + John B. ^{his} Collier Seal
Rebecca ^{his} Collier Seal
Entire

An Abstract Copy

Teste: S. N. F. Richmond Clerk

Wm H. G. Baron Jr

From Transfer of
Personal Estate

Wm J. Leollier et al

C. C. Flannery Adm

vs J. In Chy.

J. H. P. Baron et al Adms

Murray's Fee 60
County Clerk 20-

Exhibits
G. H. J. J. 1/2

In the Clerk's Office of the Circuit Court of the County of
Lee on the 16th day of January 1894.

C. E. Flanary Admr Plaintiff
against

J. K. P. Barron & D. H. Bruce
Admrs Defendant(s).

In Chancery

The object of this suit is to set aside a decree in favor of the Defts
in the case of G. C. & C. H. Rose, Exrs & vs James F. Jones et al
and to have same rendered in favor of Plff in this
suit

And an affidavit having been made and filed that the defendant D. H. Bruce

not a resident of the State of Virginia, it is ordered that he do appear here, within fifteen days
after due publication hereof, and do what may be necessary to protect his interest in this suit. And
it is further ordered that a copy hereof be published once a week for four weeks in the Scott
Banner, and that a copy be posted at the front door of the court-house of this
on the first day of the next term of the County Court.

A copy—Teste:

Wm A Orr p. q.

A. B. Munsey Clerk.

C. E. Flanary Adm.

vs.

}

ORDER OF
PUBLICATION.

J. K. P. Barron et al Adm.

*I A. B. Munsey Clerk
of the circuit court, do
certify that that I deliver-
ed to the Lee County Repub-
lican, the within order of
On the 1st day of January
1894 for Publication and
posited a copy thereof at the
front door of the court house
at the January term 1894
of the county court
A. B. Munsey clk*

The Commonwealth of Virginia,

To the Sheriff of the County of Lee, Greeting:

WE COMMAND YOU, That you summon *J. K. P. Barron and D. H. Bruce*
Adms of the Estate of W. N. G. Barron Sr

to appear at the Clerk's Office of the Circuit Court of the County of Lee, at the rules to be held for the said Court on the *15th* Monday in *February*, 189*4* to answer a bill in Chancery, exhibited against *them* in our said court by *L. E. Flanary Adms of the Estate of W. N. G. Barron Jr.*

And have then there this writ. Witness, A. B. MUNSEY, Clerk of our said Court, at the court-house, the *20th* day of *December* 189*3*, and in the *11^{8th}* year of the Commonwealth.

A Copy Teste

A. B. Munsey clerk

A. B. Munsey Clerk.

.....

vs. { **SUBPŒNA
IN CHANCERY.**

.....

.....p. q.

To.....Rules,
Circuit Court.

The Commonwealth of Virginia,

To the Sheriff of the County of Lee, Greeting:

WE COMMAND YOU, That you summon

J. K. P. Barron and D. H. Bruce
Adms of the Estate of Mr. N. G. Barron Sr

to appear at the Clerk's Office of the Circuit Court of the County of Lee, at the rules to be held for the said Court on the *1st* Monday in *February*, 189*4*, to answer a bill in Chancery,

exhibited against *them* in our said court by *C. E. Flanary* *Adms*
of the Estate of Mr. N. G. Barron Jr

And have then there this writ. Witness, A. B. MUNSEY, Clerk of our said Court, at the court-house, the *20th* day of *December* 189*3*, and in the *11^{8th}* year of the Commonwealth.

A. B. Munsey Clerk.

C. E. Flanary admr

vs. } SUBPÆNA
IN CHANCERY.

J. M. P. Barron et al admr

Ort & Elyp. q.

To 15th February ¹⁸⁹⁴ Rules,

Circuit Court.

Exeuted Jan the 12. 94
by delivering and
office copy of the
writ in summe to
J. M. P. Barron
L. M. Wade. D. S. for
C. E. Flanary.
S. L. C

In the Clerk's Office of the Circuit Court of the county of Lee on the 16 day of January 1894.

C. E. Flannery Adm'r Plff }
against } In Chanc.
J. K. P. Barion & D. H. }
Bruce Adm'r } Deft.

The object of this suit is to set aside decree in favor of the defts in the Chancery case of G. C. and O. G. Guse vs. James F. Jones et al and to let same rendered in favor of plff in this suit.

And an affidavit having been made and filed that the defendant D. H. Bruce is not a resident of the State of Virginia, it is ordered that he do appear here, within fifteen days after the publication hereof, and do what may be necessary to protect his interest in this suit. And it is further ordered that a copy hereof be published once a week for four weeks in the Lee County Republican and that a copy be posted at the front door of the court-house of this county on the first day of the next term of the county court. A copy--Teste:

A. B. Munsey Clerk

Wm. A. Orr p. q.

I W. P. Bryden & Son pub

isher of the LEE COUNTY REPUBLICAN a weekly newspaper, published in the town of Jonesville, county of Lee, and State of Virginia, do hereby certify that the foregoing Order of Publication was duly published in the above named paper for four successive weeks, ending the

5th day of Feb 1894.

for Saml. L. Bryden

Publisher, LEE COUNTY REPUBLICAN